

PRECEDENTIAL
IN THE UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

No: 05-5323

JESUS BRISENO-FLORES,

Petitioner

v.

ATTORNEY GENERAL OF THE UNITED STATES,

Respondent

Petition for Review of an Order of the
United States Department of Justice
Board of Immigration Appeals
(BIA No. A74-992-241)
Immigration Judge Donald V. Ferlise

Argued May 8, 2007

Before: RENDELL and JORDAN, *Circuit Judges*
and VANASKIE*, *District Judge*

(Opinion Filed June 26, 2007)

Roger R. Laguna, Jr. **[ARGUED]**
Laguna, Reyes & Maloney
1119 North Front Street
Harrisburg, PA 17102
Counsel for Petitioner

Richard M. Evans
Emily A. Radford
David E. Dauenheimer
Blair T. O'Connor
Gjon Juncaj **[ARGUED]**
United States Department of Justice
Office of Immigration Litigation
P. O. Box 878
Ben Franklin Station
Washington, DC 20044

ORDER AMENDING OPINION

JORDAN, *Circuit Judge*.

IT IS NOW ORDERED in the above-captioned case
that the Opinion be amended as follows:

Footnote 2 shall now read:

Briseno also asks this Court to stay the voluntary departure period granted to him by the BIA. That application will be addressed in a separate order.

/s/ Kent A. Jordan
Circuit Judge

DATED: July 3, 2007

*Honorable Thomas I. Vanaskie, District Court Judge
for the Middle District of Pennsylvania, sitting by
designation.